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17 Attorneys for Plaintiffs
18 *Fluidigm Corporation and Fluidigm Canada Inc.*

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

24 FLUIDIGM CORPORATION, A DELAWARE
25 CORPORATION; AND FLUIDIGM CANADA
26 INC., A FOREIGN CORPORATION,

27 Plaintiffs,

28 v.

IONPATH, INC., A DELAWARE
CORPORATION,

Defendant.

Case No. 3:19-cv-05639-WHA
**PLAINTIFFS' RESPONSE TO
DEFENDANT'S ADMINISTRATIVE
MOTION TO FILE UNDER SEAL**

1 Pursuant to Civil L.R. 7-11(b), Fluidigm Corporation and Fluidigm Canada Inc.
2 (“Fluidigm”), by and through their attorneys, hereby respectfully submit this Response to
3 Defendant IONpath Inc.’s (“IONpath”) Administrative Motion to File Under Seal (ECF 87).

4 Fluidigm states that it does not object to IONpath filing its June 11, 2020 Discovery
5 Letter, and Exhibits A, B, C and F thereto, in the public record. Fluidigm maintains, and does
6 not waive, its Agreed Protective Order designations of other information in its Amended
7 Infringement Contentions, Damages Contentions, and discovery responses (from which the
8 subject information in the June 11, 2020 Discovery Letter and Exhibits A, B, C and F thereto
9 was excerpted by IONpath).

10 Fluidigm is willing to confer with IONpath in advance of any future filings, as
11 appropriate, to potentially avoid administrative motion practice where there is no objection to the
12 public filing of excerpts of documents designated under the Agreed Protective Order.

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14 Dated: June 15, 2020

BRYAN CAVE LEIGHTON PAISNER LLP

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16 By: /s/ K. Lee Marshall

17 K. Lee Marshall
18 Abigail Cotton
19 David A. Roodman
Nick E. Williamson

20 *Attorneys for Plaintiffs Fluidigm
Corporation and Fluidigm Canada Inc.*

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1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on June 15, 2020, I electronically filed the above document with the
3 Clerk of the Court using CM/ECF which will send electronic notification of such filing to all
4 registered counsel.

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6 Dated: June 15, 2020

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8 */s/ K. Lee Marshall*

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